## §4043.67 Loan default.

- (a) Reportable event and information required. Advance notice is required for loan default, as described §4043.34(a) (or that would be so described if "10 days" were substituted for "30 days" in §4043.34(a)(1)). The notice shall include the information described in §4043.34(b).
- (b) Waivers. Notice is waived if the reportable default is cured, or the lender waives the default, within 10 days or, if later, by the end of any cure period.

(c) Extensions. The notice date is extended to the later of-

- (1) 10 days after default. 10 days after the default occurs (without regard to the time of any other conditions required for the default to be reportable);
- (2) One day after subsequent event. One day after-
- (i) The applicable cure period provided in the loan agreement (in the default described § 4043.34(a)(1));
- (ii) The date the loan is accelerated (in the case of a default described in §4043.34(a)(2)); and
- (iii) The date the debtor receives written notice of the default (in the case of a default described § 4043.34(a)(3))

## §4043.68 Bankruptcy or similar settle-

- (a) Reportable event and information required. Advance notice is required for a bankruptcy or similar settlement, as described in §4043.35(a), and the notice shall include the information described in §4043.35(b).
- (b) Extension. The notice date is extended until 10 days after the reportable event has occurred.

## Subpart D—Notice of Failure To Make Required Contributions

## §4043.81 PBGC Form 200, notice of failure to make required contributions; supplementary information.

(a) General rules. To comply with the notification requirement in section 302(f)(4) of ERISA and section 412(n)(4) of the Code, a contributing sponsor of a single-employer plan that is covered under section 4021 of ERISA and, if that contributing sponsor is a member

- parent-subsidiary controlled group, the ultimate parent must complete and submit in accordance with this section a properly certified Form 200 that includes all required documentation and other information, as described in the related filing instructions. Notice is required whenever the unpaid balance of a required installment or any other payment required under section 302 of ERISA and section 412 of the Code (including interest), when added to the aggregate unpaid balance of all preceding such installments or other payments for which payment was not made when due (including interest), exceeds \$1 million.
- (1) Form 200 must be filed with the PBGC no later than 10 days after the due date for any required payment for which payment was not made when due.
- (2) If a contributing sponsor or the ultimate parent completes and submits Form 200 in accordance with this section, the PBGC will consider the notification requirement in section 302(f)(4) of ERISA and section 412(n)(4) of the Code to be satisfied by all members of a controlled group of which the person who has filed Form 200 is a member.
- Supplementary information. upon review of a Form 200, the PBGC concludes that it needs additional information in order to make decisions regarding enforcement of a lien imposed by section 302(f) of ERISA and section 412(n) of the Code, the PBGC may require any member of the contributing sponsor's controlled group to supplement the Form 200 in accordance with § 4043.3(d).

## PART 4044—ALLOCATION OF AS-SETS IN SINGLE-EMPLOYER PLANS

## Subpart A—Allocation of Assets

GENERAL PROVISIONS

Sec.

4044.1 Purpose and scope.

4044.2 Definitions.

General rule.

ALLOCATION OF ASSETS TO BENEFIT CATEGORIES

4044.10 Manner of allocation.

4044.11 Priority category 1 benefits.

4044.12 Priority category 2 benefits.

4044.13	Priority category 3 benefits
4044.14	Priority category 4 benefits
101115	Dulante, astazan, f banafita

4044.15 Priority category 5 benefits.

4044.16 Priority category 6 benefits. 4044.17 Subclasses.

ALLOCATION OF RESIDUAL ASSETS

4044.30 [Reserved]

## Subpart B—Valuation of Benefits and Assets

GENERAL PROVISIONS

4044.41 General valuation rules.

#### TRUSTEED PLANS

4044.51 Benefits to be valued.

4044.52 Valuation of benefits.

4044.53 Mortality assumptions—in general.

4044.54 Mortality assumptions—lump sums.

### EXPECTED RETIREMENT AGE

4044.55 XRA when a participant must retire to receive a benefit.

4044.56 XRA when a participant need not retire to receive a benefit.

4044.57 Special rule for facility closing.

### NON-TRUSTEED PLANS

4044.71 Valuation of annuity benefits.

4044.72 Form of annuity to be valued.

4044.73 Lump sums and other alternative forms of distribution in lieu of annuities. 4044.74 Withdrawal of employee contributions.

 $4044.75\,\,$  Other lump sum benefits.

APPENDIX A TO PART 4044—MORTALITY RATE TABLES

APPENDIX B TO PART 4044—INTEREST RATES
USED TO VALUE ANNUITIES AND LUMP
SUMS

APPENDIX C TO PART 4044—LOADING ASSUMPTIONS

APPENDIX D TO PART 4044—TABLES USED TO DETERMINE EXPECTED RETIREMENT AGE

AUTHORITY: 29 U.S.C. 1301(a), 1302(b)(3), 1341, 1344, 1362.

Note: Certain provisions of part 4044 have been superseded by legislative changes. For example, there are references to provisions formerly codified in 29 CFR part 2617, subpart C (and to the Notice of Sufficiency provided for thereunder) that no longer exist because of changes in the PBGC's plan termination regulations in response to the Single-Employer Pension Plan Amendments Act of 1986 and the Pension Protection Act of 1987. The PBGC intends to amend part 4044 at a later date to conform it to current statutory provisions.

SOURCE: 61 FR 34059, July 1, 1996, unless otherwise noted.

## Subpart A—Allocation of Assets

GENERAL PROVISIONS

## §4044.1 Purpose and scope.

This part implements section 4044 of ERISA, which contains rules for allocating a plan's assets when the plan terminates. These rules have been in effect since September 2, 1974, the date of enactment of ERISA. This part applies to any single-employer plan covered by title IV of ERISA that submits a notice of intent to terminate, or for which PBGC commences an action to terminate the plan under section 4042 of ERISA.

(a) Subpart A. Sections 4044.1 through 4044.4 set forth general rules for applying §§ 4044.10 through 4044.17. Sections 4044.10 through 4044.17 interpret the rules and describe procedures for allocating plan assets to priority categories I through 6.

(b) Subpart B. The purpose of subpart B is to establish the method of determining the value of benefits and assets terminating single-employer pension plans covered by title IV of ERISA. This valuation is needed for both plans trusteed under title IV and plans which are not trusteed. For the former, the valuation is needed to allocate plan assets in accordance with subpart A of this part and to determine the amount of any plan asset insufficiency. For the latter, the valuation is needed to allocate assets in accordance with subpart A and to distribute the assets in accordance with subpart B of part 4041 of this chapter.

(1) Section 4044.41 sets forth the general provisions of subpart B and applies to all terminating single-employer plans. Sections 4044.51 through 4044.57 prescribe the benefit valuation rules for plans that receive or that expect to receive a Notice of Inability to Determine Sufficiency from PBGC and are placed into trusteeship by PBGC, including (in §§ 4044.55 through 4044.57) the rules and procedures a plan administrator shall follow to determine the expected retirement age (XRA) for a plan participant entitled to early retirement benefits for whom the annuity starting date is not known as of the valuation date. This applies to all trusteed plans which have such early retirement benefits. The plan administrator shall determine an XRA under § 4044.55, § 4044.56 or § 4044.57, as appropriate, for each active participant or participant with a deferred vested benefit who is entitled to an early retirement benefit and who as of the valuation date has not selected an annuity starting date. (See Note at beginning of part 4044.)

(2) Sections 4044.71 through 4044.75 prescribe the benefit valuation rules for calculating the value of a benefit to be paid a participant or beneficiary under a terminating pension plan that is distributing assets where the plan has received a Notice of Sufficiency issued by PBGC pursuant to part 2617 of this chapter and has not been placed into trusteeship by PBGC. (See Note at beginning of part 4044.)

### §4044.2 Definitions.

(a) The following terms are defined in §4001.2 of this chapter: annuity, basic-type benefit, Code, distribution date, ERISA, fair market value, guaranteed benefit, insurer, IRS, irrevocable commitment, mandatory employee contributions, nonbasic-type benefit, nonforfeitable benefit, normal retirement age, notice of intent to terminate, PBGC, person, plan, plan administrator, single-employer plan, substantial owner, termination date, and voluntary employee contributions.

(b) For purposes of this part:

Deferred annuity means an annuity under which the specified date or age at which payments are to begin occurs after the valuation date.

Earliest retirement age at valuation date means the later of (a) a participant's age on his or her birthday nearest to the valuation date, or (b) the earliest age at which the participant can retire under the terms of the plan.

Early retirement benefit means an annuity benefit payable under the terms of the plan, under which the participant is entitled to begin receiving payments before his or her normal retirement age and which is not payable on account of the disability of the participant. It may be reduced according to the terms of the plan.

Expected retirement age (XRA) means the age, determined in accordance with §§ 4044.55 through 4044.57, at which a

participant is expected to begin receiving benefits when the participant has not elected, before the allocation date, an annuity starting date. This is the age to which a participant's benefit payment is assumed to be deferred for valuation purposes. An XRA is equal to or greater than the participant's earliest retirement age at valuation date but less than his or her normal retirement age.

Non-trusteed plan means a single-employer plan which receives a Notice of Sufficiency from PBGC and is able to close out by purchasing annuities in the private sector in accordance with part 2617 of this chapter. (See Note at beginning of part 4044.)

Notice of Sufficiency means a notice issued by the PBGC that it has determined that plan assets are sufficient to discharge when due all obligations of the plan with respect to benefits in priority categories 1 through 4 after plan assets have been allocated to benefits in accordance with section 4044 of ERISA and this subpart. (See Note at beginning of part 4044.)

*Priority category* means one of the categories contained in sections 4044 (a)(1) through (a)(6) of ERISA that establish the order in which plan assets are to be allocated.

Trusteed plan means a single-employer plan which has been placed into trusteeship by PBGC.

Unreduced retirement age (URA) means the earlier of the normal retirement age specified in the plan or the age at which an unreduced benefit is first payable.

Valuation date means (1) for non-trusteed plans, the date of distribution and (2) for trusteed plans, the date of termination.

(c) For purposes of subpart B of this part (unless otherwise required by the context):

Age means the participant's age at his or her nearest birthday and is determined by rounding the individual's exact age to the nearest whole year. Half years are rounded to the next highest year. This is also known as the "insurance age."

(d) For purposes of §§ 4044.55 through 4044.57:

Monthly benefit means the guaranteed benefit payable by PBGC.

(e) For purposes of §§ 4044.71 through 4044.75:

Lump sum payable in lieu of an annuity means a benefit that is payable in a single installment and is derived from an annuity payable under the plan.

Other lump sum benefit means a benefit in priority category 5 or 6, determined under subpart A of this part, that is payable in a single installment (or substantially so) under the terms of the plan, and that is not derived from an annuity payable under the plan. The benefit may be a severance pay benefit, a death benefit or other single installment benefit.

Qualifying bid means a bid obtained from an insurer in accordance with §2617.14(b) of this chapter. (See Note at beginning of part 4044.)

### §4044.3 General rule.

(a) Asset allocation. Upon the termination of a single-employer plan, the plan administrator shall allocate the plan assets available to pay for benefits under the plan in the manner prescribed by this subpart. Plan assets available to pay for benefits include all plan assets (valued according to §4044.41(b)) remaining after the subtraction of all liabilities, other than liabilities for future benefit payments, paid or payable from plan assets under the provisions of the plan. Liabilities include expenses, fees and other administrative costs, and benefit payments due before the allocation date. Except as provided in §4044.4(b), an irrevocable commitment by an insurer to pay a benefit, which commitment is in effect on the date of the asset allocation, is not considered a plan asset, and a benefit payable under such a commitment is excluded from the allocation process.

(b) Allocation date. For plans that close out pursuant to a Notice of Sufficiency under the provisions of subpart C of part 2617 of this chapter, assets shall be allocated as of the date plan assets are to be distributed. For other plans, assets shall be allocated as of the termination date. (See Note at beginning of part 4044.)

## § 4044.4 Violations.

(a) General. A plan administrator violates ERISA if plan assets are allocated or distributed upon plan termination in a manner other than that prescribed in section 4044 of ERISA and this subpart, except as may be required to prevent disqualification of the plan under the Code and regulations thereunder.

(b) Distributions in anticipation of termination. A distribution, transfer, or allocation of assets to a participant or to an insurance company for the benefit of a participant, made in anticipation of plan termination, is considered to be an allocation of plan assets upon termination, and is covered by paragraph (a) of this section. In determining whether a distribution, transfer, or allocation of assets has been made in anticipation of plan termination PBGC will consider all of the facts and circumstances including—

(1) Any change in funding or operation procedures;

(2) Past practice with regard to employee requests for forms of distribution:

(3) Whether the distribution is consistent with plan provisions; and

(4) Whether an annuity contract that provides for a cutback based on the guarantee limits in subpart B of part 4022 of this chapter could have been purchased from an insurance company.

ALLOCATION OF ASSETS TO BENEFIT CATEGORIES

## §4044.10 Manner of allocation.

(a) General. The plan administrator shall allocate plan assets available to pay for benefits under the plan using the rules and procedures set forth in paragraphs (b) through (f) of this section, or any other procedure that results in each participant (or beneficiary) receiving the same benefits he or she would receive if the procedures in paragraphs (b) through (f) were followed.

(b) Assigning benefits. The basic-type and nonbasic-type benefits payable with respect to each participant in a terminated plan shall be assigned to one or more priority categories in accordance with §§ 4044.11 through 4044.16. Benefits derived from voluntary employee contributions, which are assigned only to priority category 1, are treated, under section 204(c)(4) of ERISA and section 411(d)(5) of the Code, as benefits under a separate plan.

The amount of a benefit payable with respect to each participant shall be determined as of the termination date.

(c) Valuing benefits. The value of a participant's benefit or benefits assigned to each priority category shall be determined, as of the allocation date, in accordance with the provisions of subpart B of this part. The value of each participant's basic-type benefit or benefits in a priority category shall be reduced by the value of the participant's benefit of the same type that is assigned to a higher priority category. Except as provided in the next two sentences, the same procedure shall be followed for nonbasic-type benefits. The value of a participant's nonbasic-type benefits in priority categories 3, 5, and 6 shall not be reduced by the value of the participant's nonbasic-type benefit assigned to priority category 2. Benefits in priority category 1 shall neither be included in nor subtracted from lower priority categories. In no event shall a benefit assigned to a priority category be valued at less than zero.

(d) Allocating assets to priority categories. Plan assets available to pay for benefits under the plan shall be allocated to each priority category in succession, beginning with priority category 1. If the plan has sufficient assets to pay for all benefits in a priority category, the remaining assets shall then be allocated to the next lower priority category. This process shall be repeated until all benefits in priority categories 1 through 6 have been provided or until all available plan assets have been allocated.

(e) Allocating assets within priority categories. Except for priority category 5, if the plan assets available for allocation to any priority category are insufficient to pay for all benefits in that priority category, those assets shall be distributed among the participants according to the ratio that the value of each participant's benefit or benefits in that priority category bears to the total value of all benefits in that priority category. If the plan assets available for allocation to priority category 5 are insufficient to pay for all benefits in that category, the assets shall be allocated, first, to the value of each participant's nonforfeitable benefits that would be assigned to priority category

5 under §4044.15 after reduction for the value of benefits assigned to higher priority categories, based only on the provisions of the plan in effect at the beginning of the 5-year period immediately preceding the termination date. If assets available for allocation to priority category 5 are sufficient to fully satisfy the value of those benefits, assets shall then be allocated to the value of the benefit increase under the oldest amendment during the 5-year period immediately preceding the termination date, reduced by the value of benefits assigned to higher priority categories (including higher subcategories in priority category 5). This allocation procedure shall be repeated for each succeeding plan amendment within the 5-year period until all plan assets available for allocation have been exhausted. If an amendment decreased benefits, amounts previously allocated with respect to each participant in excess of the value of the reduced benefit shall be reduced accordingly. In the subcategory in which assets are exhausted, the assets shall be distributed among the participants according to the ratio that the value of each participant's benefit or benefits in that subcategory bears to the total value of all benefits in that subcategory.

(f) Applying assets to basic-type or nonbasic-type benefits within priority categories. The assets allocated to a participant's benefit or benefits within each priority category shall first be applied to pay for the participant's basictype benefit or benefits assigned to that priority category. Any assets allocated on behalf of that participant remaining after satisfying the participant's basic-type benefit or benefits in that priority category shall then be applied to pay for the participant's nonbasic-type benefit or benefits assigned to that priority category. If the assets allocable to a participant's basic-type benefit or benefits in all priority categories are insufficient to pay for all of the participant's guaranteed benefits, the assets allocated to that participant's benefit in priority category 4 shall be applied, first, to the guaranteed portion of the participant's

benefit in priority category 4. The remaining assets allocated to that participant's benefit in priority category 4, if any, shall be applied to the nonguaranteed portion of the participant's benefit.

(g) Allocation to established subclasses. Notwithstanding paragraphs (e) and (f) of this section, the assets of a plan that has established subclasses within any priority category may be allocated to the plan's subclasses in accordance with the rules set forth in § 4044.17.

## §4044.11 Priority category 1 benefits.

(a) *Definition*. The benefits in priority category 1 are participants' accrued benefits derived from voluntary employee contributions.

(b) Assigning benefits. Absent an election described in the next sentence, the benefit assigned to priority category 1 with respect to each participant is the balance of the separate account maintained for the participant's voluntary contributions. If a participant has elected to receive an annuity in lieu of his or her account balance, the benefit assigned to priority category 1 with respect to that participant is the present value of that annuity.

## § 4044.12 Priority category 2 benefits.

(a) Definition. The benefits in priority category 2 are participants' accrued benefits derived from mandatory employee contributions, whether to be paid as an annuity benefit with a preretirement death benefit that returns mandatory employee contributions or, if a participant so elects under the terms of the plan and subpart A of part 4022 of this chapter, as a lump sum benefit. Benefits are primarily basic-type benefits although nonbasic-type benefits may also be included as follows:

(1) Basic-type benefits. The basic-type benefit in priority category 2 with respect to each participant is the sum of the values of the annuity benefit and the pre-retirement death benefit determined under the provisions of paragraph (c)(1) of this section.

(2) Nonbasic-type benefits. If a participant elects to receive a lump sum benefit and if the value of the lump sum benefit exceeds the value of the basic-type benefit in priority category 2 determined with respect to the partici-

pant, the excess is a nonbasic-type benefit. There is no nonbasic-type benefit in priority category 2 for a participant who does not elect to receive a lump sum benefit.

(b) Conversion of mandatory employee contributions to an annuity benefit. Subject to the limitation set forth in paragraph (b)(3) of this section, a participant's accumulated mandatory employee contributions shall be converted to an annuity form of benefit payable at the normal retirement age or, if the plan provides for early retirement, at the expected retirement age. The conversion shall be made using the interest rates and factors specified in paragraph (b)(2) of this section. The form of the annuity benefit (e.g., straight life annuity, joint and survivor annuity, cash refund annuity, etc.) is the form that the participant or beneficiary is entitled to on the termination date. If the participant does not have a nonforfeitable right to a benefit, other than the return of his or her mandatory contributions in a lump sum, the annuity form of benefit is the form the participant would be entitled to if the participant had a nonforfeitable right to an annuity benefit under the plan on the termination date.

(1) Accumulated mandatory employee contributions. Subject to any addition for the cost of ancillary benefits plus interest, as provided in the following sentence, the amount of the accumulated mandatory employee contributions for each participant is the participant's total nonforfeitable mandatory employee contributions remaining in the plan on the termination date plus interest, if any, under the plan provisions. Mandatory employee contributions, if any, used after the effective date of the minimum vesting standards in section 203 of ERISA and section 411 of the Code for costs or to provide ancillary benefits such as life insurance or health insurance, plus interest under the plan provisions, shall be added to the contributions that remain in the plan to determine the accumulated mandatory employee contributions.

(2) Interest rates and conversion factors. The interest rates and conversion factors used in the administration of the

plan shall be used to convert a participant's accumulated mandatory contributions to the annuity form of benefit. In the absence of plan rules and factors, the interest rates and conversion factors established by the IRS for allocation of accrued benefits between employer and employee contributions under the provisions of section 204(c) of ERISA and section 411(c) of the Code shall be used.

- (3) Minimum accrued benefit. The annuity benefit derived from mandatory employee contributions may not be less than the minimum accrued benefit under the provisions of section 204(c) of ERISA and section 411(c) of the Code.
- (c) Assigning benefits. If a participant or beneficiary elects to receive a lump sum benefit, his or her benefit shall be determined under paragraph (c)(2) of this section. Otherwise, the benefits with respect to a participant shall be determined under paragraph (c)(1) of this section.
- (1) Annuity benefit and pre-retirement death benefit. The annuity benefit and the pre-retirement death benefit assigned to priority category 2 with respect to a participant are determined as follows:
- (i) The annuity benefit is the benefit computed under paragraph (b) of this section.
- (ii) Except for adjustments necessary to meet the minimum lump sum requirements as hereafter provided, the pre-retirement death benefit is the benefit under the plan that returns all or a portion of the participant's mandatory employee contributions upon the death of the participant before retirement. A benefit that became payable in a single installment (or substantially so) because the participant died before the termination date is a liability of the plan within the meaning of §4044.3(a) and should not be assigned to priority category 2. A benefit payable upon a participant's death that is included in the annuity form of the benefit derived from mandatory employee contributions (e.g., the survivor's portion of a joint and survivor annuity or the cash refund portion of a cash refund annuity) is assigned to priority category 2 as part of the annuity benefit under paragraph (c)(1)(i) of this section and is not assigned as a death

benefit. The pre-retirement death benefit may not be less than the minimum lump sum required upon withdrawal of mandatory employee contributions by the IRS under section 204(c) of ERISA and section 411(c) of the Code.

- (2) Lump sum benefit. Except for adjustments necessary to meet the minimum lump sum requirements as hereafter provided, if a participant elects to receive a lump sum benefit under the provisions of the plan, the amount of the benefit that is assigned to priority category 2 with respect to the participant is—
- (i) The combined value of the annuity benefit and the pre-retirement death benefit determined according to paragraph (c)(1) (which constitutes the basic-type benefit) plus
- (ii) The amount, if any, of the participant's accumulated mandatory employee contributions that exceeds the combined value of the annuity benefit and the pre-retirement death benefit (which constitutes the nonbasic-type benefit), but not more than
- (iii) The amount of the participant's accumulated mandatory contributions.
- (3) For purposes of paragraph (c)(2) of this section, accumulated mandatory contributions means the contributions with interest, if any, payable under plan provisions to the participant or beneficiary on termination of the plan or, in the absence of such provisions, the amount that is payable if the participant withdrew his or her contributions on the termination date. The lump sum benefit may not be less than the minimum lump required by the IRS under section 204(c) of ERISA and section 411(c) of the Code upon withdrawal of mandatory employee contributions.

## §4044.13 Priority category 3 benefits.

(a) Definition. The benefits in priority category 3 are those annuity benefits that were in pay status before the beginning of the 3-year period ending on the termination date, and those annuity benefits that could have been in pay status for participants who were eligible to receive annuity benefits before the beginning of the 3-year period ending on the termination date. Benefit increases that became effective before the beginning of the 5-year period

ending on the termination date, including automatic benefit increases after that date to the extent provided in paragraph (b)(5) of this section, shall be included in determining the priority category 3 benefit. Benefits are primarily basic-type benefits, although nonbasic-type benefits will be included if any portion of a participant's priority category 3 benefit is not guaranteeable under the provisions of subpart A of part 4022 of this chapter and § 4022.21 of this chapter.

(b) Assigning benefits. The annuity benefit that is assigned to priority category 3 with respect to each participant is the lowest annuity that was paid or payable under the rules in paragraphs (b)(2) through (b)(6) of this section.

(1) Eligibility of participants and beneficiaries. A participant or beneficiary is eligible for a priority category 3 benefit if either of the following applies:

(i) The participant's (or beneficiary's) benefit was in pay status before the beginning of the 3-year period ending on the termination date.

(ii) The participant was eligible for an annuity and his or her benefit could have been in pay status before the beginning of the 3-year period ending on the termination date. Whether a participant was eligible to receive an annuity before the beginning of the 3-year period shall be determined using the plan provisions in effect on the day before the beginning of the 3-year period.

(iii) If a participant described in either of the preceding two paragraphs died during the 3-year period ending on the date of the plan termination and his or her beneficiary is entitled to an annuity, the beneficiary is eligible for a priority category 3 benefit.

(2) Plan provisions governing determination of benefit. In determining the amount of the priority category 3 annuity with respect to a participant, the plan administrator shall use the participant's age, service, actual or expected retirement age, and other relevant facts as of the following dates:

(i) Except as provided in the next sentence, for a participant or beneficiary whose benefit was in pay status before the beginning of the 3-year period ending on the termination date, the priority category 3 benefit shall be determined according to plan provisions in effect on the date the benefit commenced. Benefit increases that became effective before the beginning of the 5-year period ending on the date of plan termination, including automatic benefit increases after that date to the extent provided in paragraph (b)(5) of this section, shall be included in determining the priority category 3 benefit. The form of annuity elected by a retiree is considered the normal form of annuity for that participant.

(ii) For a participant who was eligible to receive an annuity before the beginning of the 3-year period ending on the termination date but whose benefit was not in pay status, the priority category 3 benefit and the normal form of annuity shall be determined according to plan provisions in effect on the day before the beginning of the 3-year period ending on the termination date as if the benefit had commenced at that time

(3) *General benefit limitations.* The general benefit limitation is determined as follows:

(i) If a participant's benefit was in pay status before the beginning of the 3-year period, the benefit assigned to priority category 3 with respect to that participant is limited to the lesser of the lowest annuity benefit in pay status during the 3-year period ending on the termination date and the lowest annuity benefit payable under the plan provisions at any time during the 5-year period ending on the termination date.

(ii) Unless a benefit was in pay status before the beginning of the 3-year period ending on the termination date, the benefit assigned to priority category 3 with respect to a participant is limited to the lowest annuity benefit payable under the plan provisions, including any reduction for early retirement, at any time during the 5-year period ending on the termination date. If the annuity form of benefit under a formula that appears to produce the lowest benefit differs from the normal annuity form for the participant under paragraph (b)(2)(ii) of this section, the benefits shall be compared after the differing form is converted to the normal annuity form, using plan factors.

In the absence of plan factors, the factors in subpart B of part 4022 of this chapter shall be used.

(iii) For purposes of this paragraph, if a terminating plan has been in effect less than five years on the termination date, computed in accordance with paragraph (b)(6) of this section, the lowest annuity benefit under the plan during the 5-year period ending on the termination date is zero. If the plan is a successor to a previously established defined benefit plan within the meaning of section 4021(a) of ERISA, the time it has been in effect will include the time the predecessor plan was in effect.

- (4) Determination of beneficiary's benefit. If a beneficiary is eligible for a priority category 3 benefit because of the death of a participant during the 3-year period ending on the termination date, the benefit assigned to priority category 3 for the beneficiary shall be determined as if the participant had died the day before the 3-year period began.
- (5) Automatic benefit increases. If plan provisions adopted and effective before the beginning of the 5-year period ending on the termination date provided for automatic increases in the benefit formula for both active participants and those in pay status or for participants in pay status only, the lowest annuity benefit payable during the 5-year period ending on the termination date determined under paragraph (b)(3) of this section includes the automatic increases scheduled during the fourth and fifth years preceding termination, subject to the restriction that benefit increases for active participants in excess of the increases for retirees shall not be taken into account.
- (6) Computation of time periods. For purposes of this section, a plan or amendment is "in effect" on the later of the date on which it is adopted or the date it becomes effective.

 $[61\ FR\ 34059,\ July\ 1,\ 1996,\ as\ amended\ at\ 62\ FR\ 67729,\ Dec.\ 30,\ 1997]$ 

## § 4044.14 Priority category 4 benefits.

The benefits assigned to priority category 4 with respect to each participant are the participant's basic-type benefits that do not exceed the guarantee limits set forth in subpart B of part 4022 of this chapter, except as provided

in the next sentence. The benefit assigned to priority category 4 with respect to a participant is not limited by the aggregate benefits limitations set forth in §4022B.1 of this chapter for individuals who are participants in more than one plan or by the phase-in limitation applicable to substantial owners set forth in §4022.26.

## §4044.15 Priority category 5 benefits.

The benefits assigned to priority category 5 with respect to each participant are all of the participant's nonforfeitable benefits under the plan.

## §4044.16 Priority category 6 benefits.

The benefits assigned to priority category 6 with respect to each participant are all of the participant's benefits under the plan, whether forfeitable or nonforfeitable.

## §4044.17 Subclasses.

- (a) General rule. A plan may establish one or more subclasses within any priority category, other than priority categories 1 and 2, which subclasses will govern the allocation of assets within that priority category. The subclasses may be based only on a participant's longer service, older age, or disability, or any combination thereof.
- (b) Limitation. Except as provided in paragraph (c) of this section, whenever the allocation within a priority category on the basis of the subclasses established by the plan increases or decreases the cumulative amount of assets that otherwise would be allocated to guaranteed benefits, the assets so shifted shall be reallocated to other participants' benefits within the priority category in accordance with the subclasses.
- (c) Exception for subclasses in effect on September 2, 1974. A plan administrator may allocate assets to subclasses within any priority category, other than priority categories 1 and 2, without regard to the limitation in paragraph (b) of this section if, on September 2, 1974, the plan provided for allocation of plan assets upon termination of the plan based on a participant's longer service, older age, or disability, or any combination thereof, and—
- (1) Such provisions are still in effect;

- (2) The plan, if subsequently amended to modify or remove those subclasses, is re-amended to re-establish the same subclasses on or before July 28, 1981.
- (d) Discrimination under Code. Notwithstanding the provisions of paragraphs (a) through (c) of this section, allocation of assets to subclasses established under this section is permitted only to the extent that the allocation does not result in discrimination prohibited under the Code and regulations thereunder.

ALLOCATION OF RESIDUAL ASSETS

## §4044.30 [Reserved]

# Subpart B—Valuation of Benefits and Assets

GENERAL PROVISIONS

### §4044.41 General valuation rules.

- (a) Valuation of benefits—(1) Trusteed plans. The plan administrator of a plan that has been or will be placed into trusteeship by the PBGC shall value plan benefits in accordance with §§ 4044.51 through 4044.57.
- (2) Non-trusteed plans. The plan administrator of a non-trusteed plan shall value plan benefits in accordance with §§ 4044.71 through 4044.75. If a plan with respect to which PBGC has issued a Notice of Sufficiency is unable to satisfy all benefits assigned to priority categories 1 through 4 on the distribution date, the PBGC will place it into trusteeship and the plan administrator shall re-value the benefits in accordance with §§ 4044.51 through 4044.57. (See Note at beginning of part 4044.)
- (b) Valuation of assets. Plan assets shall be valued at their fair market value, based on the method of valuation that most accurately reflects such fair market value

### TRUSTEED PLANS

### §4044.51 Benefits to be valued.

- (a) Form of benefit. The plan administrator shall determine the form of each benefit to be valued in accordance with the following rules:
- (1) If a benefit is in pay status as of the valuation date, the plan administrator shall value the form of the benefit being paid.

- (2) If a benefit is not in pay status as of the valuation date but a valid election with respect to the form of benefit has been made on or before the valuation date, the plan administrator shall value the form of benefit so elected.
- (3) If a benefit is not in pay status as of the valuation date and no valid election with respect to the form of benefit has been made on or before the valuation date, the plan administrator shall value the form of benefit that, under the terms of the plan, is payable in the absence of a valid election.
- (b) *Timing of benefit.* The plan administrator shall value benefits whose starting date is subject to election using the assumption specified in paragraph (b)(1) or (b)(2) of this section.
- (1) Where election made. If a valid election of the starting date of a benefit has been made on or before the valuation date, the plan administrator shall assume that the starting date of the benefit is the starting date so elected.
- (2) Where no election made. If no valid election of the starting date of a benefit has been made on or before the valuation date, the plan administrator shall assume that the starting date of the benefit is the later of—
- (i) The expected retirement age, as determined under §§ 4044.55 through 4044.57, of the participant with respect to whom the benefit is payable, or
  - (ii) The valuation date.

## § 4044.52 Valuation of benefits.

- (a) General rule. Except as otherwise provided in paragraph (b) of this section (regarding the valuation of benefits payable as lump sums), the plan administrator shall value annuity benefits as of the valuation date by—
- (1) Using the mortality assumptions prescribed by §4044.53 and the interest assumptions prescribed by Table I of appendix B to this part;
- (2) Using interpolation methods, where necessary, at least as accurate as linear interpolation;
- (3) Using valuation formulas that accord with generally accepted actuarial principles and practices;

- (4) Taking mortality into account during the deferral period of a deferred joint and survivor benefit only with respect to the participant (or other principal annuitant), if upon the death of the beneficiary the participant may elect an actuarially increased single life annuity or if a new beneficiary may succeed to the survivor portion of the benefit; and
- (5) Adjusting the values to reflect the loading for expenses in accordance with appendix C to this part.
- (b) Benefits payable as lump sums. For valuing benefits payable as lump sums (including the return of accumulated employee contributions upon death), and for determining whether the lump sum value of a benefit exceeds \$3,500, the plan administrator shall value benefits in the same manner as benefits to be paid as annuities except that—
- (1) The mortality assumptions prescribed in §4044.54 and the interest assumptions set forth in Table II of appendix B to this part shall apply,
- (2) There shall be no adjustment to reflect the loading for expenses, and
- (3) Beneficiary mortality during the deferral period shall be disregarded as provided in paragraph (a)(4) of this section without regard to whether the participant may elect an actuarially increased single life annuity upon the death of the beneficiary or whether a new beneficiary may succeed to the survivor portion of the benefit.

# § 4044.53 Mortality assumptions—in general.

- (a) General rule. Subject to paragraph (b) of this section (regarding certain death benefits), the plan administrator shall use the mortality factors prescribed in paragraphs (c), (d), and (e) of this section to value benefits under § 4044.52(a).
- (b) Certain death benefits. If an annuity for one person is in pay status on the valuation date, and if the payment of a death benefit after the valuation date to another person, who need not be identifiable on the valuation date, depends in whole or in part on the death of the pay status annuitant, then the plan administrator shall value the death benefit using—
- (1) The mortality rates that are applicable to the annuity in pay status

- under this section to represent the mortality of the pay status annuitant; and
- (2) The mortality rates applicable to annuities not in pay status and to deferred benefits other than annuities, under paragraph (c) of this section, to represent the mortality of the death beneficiary.
- (c) Mortality rates for healthy lives. The mortality rates applicable to annuities in pay status on the valuation date that are not being received as disability benefits, to annuities not in pay status on the valuation date, and to deferred benefits other than annuities, are—
- (1) For male participants, the rates in Table 1 of appendix A to this part, and
- (2) For female participants, the rates in Table 1 of appendix A to this part, set back 6 years.
- (d) Mortality rates for disabled lives (other than Social Security disability). The mortality rates applicable to annuities in pay status on the valuation date that are being received as disability benefits and for which neither eligibility for, nor receipt of, Social Security disability benefits is a prerequisite, are—
- (1) For male participants, the rates in Table 1 of appendix A to this part, set forward 3 years, and
- (2) For female participants, the rates in Table 1 of appendix A to this part, set back 3 years.
- (e) Mortality rates for disabled lives (Social Security disability). The mortality rates applicable to annuities in pay status on the valuation date that are being received as disability benefits and for which either eligibility for, or receipt of, Social Security disability benefits is a prerequisite, are the rates in Tables 2-M and 2-F of appendix A to this part.

## § 4044.54 Mortality assumptions—lump sums.

For determining whether the value of a benefit is \$3,500 or less under \$4022.7(b)(1) of this chapter and for calculating the amount of a lump sum benefit, the PBGC will use the mortality rates in Table 3 of appendix A to this part.

EXPECTED RETIREMENT AGE

# § 4044.55 XRA when a participant must retire to receive a benefit.

- (a) Applicability. Except as provided in §4044.57, the plan administrator shall determine the XRA under this section when plan provisions or established plan practice require a participant to retire from his or her job to begin receiving an early retirement benefit.
- (b) Data needed. The plan administrator shall determine for each participant who is entitled to an early retirement benefit—
- (1) The amount of the participant's monthly benefit payable at unreduced retirement age in the normal form payable under the terms of the plan or in the form validly elected by the participant before the termination date;
- (2) The calendar year in which the participant reaches unreduced retirement age ("URA");
  - (3) The participant's URA; and
- (4) The participant's earliest retirement age at the valuation date.
- (c) Procedure. (1) The plan administrator shall determine whether a participant is in the high, medium or low retirement rate category using the applicable Selection of Retirement Rate Category Table in appendix D, based on the participant's benefit determined under paragraph (b)(1) of this section and the year in which the participant reaches URA.
- (2) Based on the retirement rate category determined under paragraph (c)(1), the plan administrator shall determine the XRA from Table II-A, II-B or II-C, as appropriate, by using the participant's URA and earliest retirement age at valuation date.

## § 4044.56 XRA when a participant need not retire to receive a benefit.

- (a) Applicability. Except as provided in §4044.57, the plan administrator shall determine the XRA under this section when plan provisions or established plan practice do not require a participant to retire from his or her job to begin receiving his or her early retirement benefit.
- (b) Data needed. The plan administrator shall determine for each participant—

(1) The participant's URA; and

(2) The participant's earliest retirement age at valuation date.

(c) Procedure. Participants in this case are always assigned to the high retirement rate category and therefore the plan administrator shall use Table II-C of appendix D to determine the XRA. The plan administrator shall determine the XRA from Table II-C by using the participant's URA and earliest retirement age at termination date.

# § 4044.57 Special rule for facility closing.

- (a) Applicability. The plan administrator shall determine the XRA under this section, rather than §4044.55 or §4044.56, when both the conditions set forth in paragraphs (a)(1) and (a)(2) of this section exist.
- (1) The facility at which the participant is or was employed permanently closed within one year before the valuation date, or is in the process of being permanently closed on the valuation date.
- (2) The participant left employment at the facility less than one year before the valuation date or was still employed at the facility on the valuation date.
- (b) XRA. The XRA is equal to the earliest retirement age at valuation date.

### NON-TRUSTEED PLANS

## § 4044.71 Valuation of annuity benefits.

The value of a benefit which is to be paid as an annuity is the cost of purchasing the annuity on the date of distribution from an insurer under the qualifying bid.

## § 4044.72 Form of annuity to be valued.

- (a) When both the participant and beneficiary are alive on the date of distribution, the form of annuity to be valued is—
- (1) For a participant or beneficiary already receiving a monthly benefit, that form which is being received, or
- (2) For a participant or beneficiary not receiving a monthly benefit, the normal annuity form payable under the plan or the optional form for which the participant has made a valid election

pursuant to §2617.4(c) of this chapter. (See Note at beginning of part 4044.)

- (b) When the participant dies after the date of plan termination but before the date of distribution, the form of annuity to be valued is determined under paragraph (b)(1) or (b)(2) of this section:
- (1) For a participant who was entitled to a deferred annuity—
- (i) If the form was a single or joint life annuity, no benefit shall be valued; or
- (ii) If the participant had made a valid election of a lump sum benefit before he or she died, the form to be valued is the lump sum.
- (2) For a participant who was eligible for immediate retirement, and for a participant who was in pay status at the date of termination—
- (i) If the form was a single life annuity, no benefit shall be valued;
- (ii) If the form was an annuity for a period certain and life thereafter, the form to be valued is an annuity for the certain period;
- (iii) If the form was a joint and survivor annuity, the form to be valued is a single life annuity payable to the beneficiary, unless the beneficiary has also died, in which case no benefit shall be valued;
- (iv) If the form was an annuity for a period certain and joint and survivor thereafter, the form to be valued is an annuity for the certain period and the less the beneficiary thereafter, unless the beneficiary has also died, in which case the form to be valued is an annuity for the certain period;
- (v) If the form was a cash refund annuity, the form to be valued is the remaining lump sum death benefit; or
- (vi) If the participant had elected a lump sum benefit before he or she died, the form to be valued is the lump sum.
- (c) When the participant is still living and the named beneficiary or spouse dies after the date of termination but before the date of distribution, the form of annuity to be valued is determined under paragraph (c)(1) or (c)(2) of this section:
- (1) For a participant entitled to a deferred annuity—
- (i) If the form was a joint and survivor annuity, the form to be valued is

- a single life annuity payable to the participant; or
- (ii) If the form was an annuity for a period certain and joint and survivor thereafter, the form to be valued is an annuity for the certain period and the life of the participant thereafter.
- (2) For a participant eligible for immediate retirement and for a participant in pay status at the date of termination—
- (i) If the form was a joint and survivor annuity, the form to be valued is a single life annuity payable to the participant; or
- (ii) If the form was an annuity for a period certain and joint survivor thereafter annuity, the form to be valued is an annuity for the certain period and for the life of the participant thereafter.

#### § 4044.73 Lump sums and other alternative forms of distribution in lieu of annuities.

- (a) Valuation. (1) The value of the lump sum or other alternative form of distribution is the present value of the normal form of benefit provided by the plan payable at normal retirement age, determined as of the date of distribution using reasonable actuarial assumptions as to interest and mortality.
- (2) If the participant dies before the date of distribution, but had elected a lump sum benefit, the present value shall be determined as if the participant were alive on the date of distribution.
- (b) Actuarial assumptions. The plan administrator shall specify the actuarial assumptions used to determine the value calculated under paragraph (a) of this section when the plan administrator submits the benefit valuation data to the PBGC pursuant to §2617.12 of part 2617 of this chapter. The same actuarial assumptions shall be used for all such calculations. The PBGC reserves the right to review the actuarial assumptions used and to re-value the benefits determined by the plan administrator if the actuarial assumptions are found to be unreasonable.

(See Note at beginning of part 4044.)

#### § 4044.74 Withdrawal of employee contributions.

(a) If a participant has not started to receive monthly benefit payments on the date of distribution, the value of the lump sum which returns mandatory employee contributions is equal to the total amount of contributions made by the participant, plus interest that is payable to the participant under the terms of the plan, plus interest on that total amount from the date of termination to the date of distribution. The rate of interest credited on employee contributions up to the date of termination shall be the greater of the interest rate provided under the terms of the plan or the interest rate required under section 204(c) of ERISA or section 411(c) of the IRC.

(b) If a participant has started to receive monthly benefit payments on the date of distribution, part of which are attributable to his or her contributions, the value of the lump sum which returns employee contributions is equal to the excess of the amount described in paragraph (b)(1) of this section over the amount computed in paragraph (b)(2) of this section.

(1) The amount of accumulated mandatory employee contributions remaining in the plan as of the date of termination plus interest from the date of termination to the date of distribution.

(2) The excess of benefit payments made from the plan between date of plan termination and the date of distribution, over the amount of payments that would have been made if the employee contributions had been paid as a lump sum on the date of plan termination, with interest accumulated on the excess from the date of payment to the date of distribution.

(c) Interest assumptions. The interest rate used under this section to credit interest between the date of termination to the date of distribution shall be a reasonable rate and shall be the same for both paragraphs (a) and (b).

### § 4044.75 Other lump sum benefits.

The value of a lump sum benefit which is not covered under \$4044.73 or \$4044.74 is equal to—

(a) The value under the qualifying bid, if an insurer provides the benefit; or

(b) The present value of the benefit as of the date of distribution, determined using reasonable actuarial assumptions, if the benefit is to be distributed other than by the purchase of the benefit from an insurer. The PBGC reserves the right to review the actuarial assumptions as to reasonableness and re-value the benefit if the actuarial assumptions are unreasonable.

(See Note at beginning of part 4044.)

### APPENDIX A TO PART 4044—MORTALITY RATE TABLES

The tables in this appendix set forth for each age x the probability  $q_X$  that an individual aged x will not survive to attain age x+1.

TABLE 1—MORTALITY TABLE FOR HEALTHY
MALE PARTICIPANTS

	Age x	q <sub>x</sub>
5 .		0.000342
6.		0.000318
7.		0.000302
8.		0.000294
9.		0.000292
		0.000293
11		0.000298
12		0.000304
13		0.000310
14		0.000317
15		0.000325
16		0.000333
17		0.000343
18		0.000353
19		0.000365
20		0.000377
21		0.000392
22		0.000408
23		0.000424
24		0.000444
25		0.000464
26		0.000488
27		0.000513
28		0.000542
29		0.000572
30		0.000607
31		0.000645
32		0.000687
33		0.000734
34		0.000785
35		0.000860
36		0.000907
37		0.000966
38		0.001039
39		0.001128
40		0.001238
41		0.001370
42		0.001527
43		0.001715
44		0.001932
45		0.002183
46		0.002471
47		0.002790
48		0.003138
49		0.003513
50		0.003919
51		0.003303
		0.004755

TABLE 1—MORTALITY TABLE FOR HEALTHY MALE PARTICIPANTS—Continued

	Age x	q <sub>x</sub>
53		0.005200
54		0.005660
55		0.006131
56		0.006618
57		0.007139
58		0.007719
59		0.008384
60		0.009158
61		0.010064
62		0.011133
63		0.012391
64		0.013868
65		0.015592
66		0.017579
67		0.019804
68		0.022229
69		0.024817
70		0.027530
71		0.030354
72		0.033370
73		0.036680
74		0.040388
75		0.044597
76		0.049388
77		0.054758
78		0.060678
79		0.067125
80		0.074070
81		0.081484
82		0.089320
83		0.097525
84		0.106047
85		0.114836
86		0.124170
87		0.133870
88		0.144073
89		0.154859
90		0.166307
91		0.178214
92		0.190460
93		0.203007
94		0.217904
95		0.234086
96		0.248436
97		0.263954
98		0.280803
		0.299154
100		0.319185
10		0.341086
102		0.365052
103		0.393102
104		0.427255
10		0.469531
100		0.521945
10		0.586518
108		0.665268
109		0.760215
110	)	1.000000

TABLE 2-M—MORTALITY TABLE FOR DISABLED MALE PARTICIPANTS RECEIVING SOCIAL SECURITY DISABILITY BENEFIT PAYMENTS

Age x	$q_{\mathrm{x}}$
5	0.000000 0.000000 0.000000

TABLE 2-M—MORTALITY TABLE FOR DISABLED MALE PARTICIPANTS RECEIVING SOCIAL SECURITY DISABILITY BENEFIT PAYMENTS—Continued

	Age x	$q_{\mathrm{x}}$
9 .		0.00000
10		0.00000
11		0.00000
12		0.00000
13		0.00000
14		0.00000
15		0.00000
16		0.00000
17		0.00000
18		0.00000
19		0.00000
20		0.04830
21		0.04830
22		0.04830
23		0.04830
24		0.04830
25		0.04830
26		0.04610
27		0.04360
28 29		0.04110
30		0.03620
31		0.03320
32		0.03390
33		0.03200
34		0.02880
35		0.02780
36		0.02720
37		0.02710
38		0.02730
39		0.02760
40		0.02820
41		0.02880
42		0.02970
43		0.03050
44		0.03140
45		0.03220
46		0.03300
47		0.03400
48		0.0353
49		0.0367
50		0.03830
51		0.04010
52 53		0.04200 0.04390
54		0.04390
55		0.04800
56		0.0506
57		0.05310
58		0.05550
59		0.05810
60		0.0603
61		0.06240
62		0.06430
63		0.06570
64		0.0668
65		0.0692
66		0.0718
67		0.0745
68		0.0773
69		0.0803
70		0.0836
71		0.0873
72		0.0915
73		0.09638
74 75		0.10175 0.10767

0.021800 0.021400 0.021200 0.021000

## Pt. 4044, App. A

TABLE 2-M-MORTALITY TABLE FOR DISABLED MALE PARTICIPANTS RECEIVING SOCIAL SECURITY DISABILITY BENEFIT PAYMENTS—Continued

TABLE 2-F—MORTALITY TABLE FOR DISABLED FEMALE PARTICIPANTS RECEIVING SOCIAL SECURITY DISABILITY BENEFIT PAYMENTS—Continued

Age x

Age x	$q_{\mathrm{x}}$		
77	0.121066		
78	0.128480		
79	0.136316		
80	0.144521		
81	0.153043		
82	0.161832		
83	0.171166		
84	0.180866		
85	0.191069		
86	0.201855		
87	0.213303		
88	0.225210		
89	0.237456		
90	0.250003		
91	0.264900		
92	0.281082		
93	0.295432		
94	0.310950		
95	0.327799		
96	0.346150		
97	0.366181		
98	0.388082		
99	0.412048		
100	0.440098		
101	0.474251		
102	0.516527		
103	0.568941		
104	0.633514		
105	0.712264		
106	0.807211		
107	1.000000		

Table 2–F—Mortality Table for Disabled Female Participants Receiving Social Security Disability Benefit Payments

I LIVIALL I AITTICII AITTO ITLOLIVING OC	CIAL OL	00
CURITY DISABILITY BENEFIT PAYMENTS	3	69
		70
Age x	q <sub>x</sub>	71
	4^	72
j	0.000000	73
·	0.000000	74
7	0.000000	75
3	0.000000	76
9	0.000000	77
10	0.000000	78
11	0.000000	79
12	0.000000	80
13	0.000000	81
14	0.000000	82
15	0.000000	83
16	0.000000	84
17	0.000000	85
18	0.000000	86
19	0.000000	87
20	0.026300	88
21	0.026300	89
22	0.026300	90
23	0.026300	91
24	0.026300	92
25	0.026300	93
26	0.025700	94
27	0.025300	95
28	0.024700	96
29	0.024200	97
30	0.023700	98
31	0.023200	99
32	0.022700	100
33	0.022200	101

## Pension Benefit Guaranty Corporation

## Pt. 4044, App. A

TABLE 2-F—MORTALITY TABLE FOR DISABLED FEMALE PARTICIPANTS RECEIVING SOCIAL SECURITY DISABILITY BENEFIT PAYMENTS—Continued

Age x	q <sub>x</sub>
102	0.325290
103	0.345321
104	0.367222
105	0.391188
106	0.419238
107	0.453391
108	0.495667
109	0.548081
110	0.612654
111	0.691404
112	0.786351
113	1.000000

TABLE 3—LUMP SUM MORTALITY TABLE

Age x	$q_x$
12	0.000000
13	0.000000
14	0.000000
15	0.000000
16	0.001437
17	0.001414
18	0.001385
19	0.001351
20	0.001311
21	0.001267
22	0.001219
23	0.001167
24	0.001149
25	0.001129
26	0.001107
27	0.001083
28	0.001058
29	0.001083
30	0.001111
31	0.001141
32	0.001173
33	0.001208
34	0.001297
35	0.001398
36	0.001513
37	0.001643
38	0.001792
39	0.001948
40	0.002125
41	0.002327
42	0.002556
43	0.002818
44	0.003095
45	0.003410
46	0.003769
47	0.004180
48	0.004635
49	0.005103
50	0.005616
51	0.006196
52	0.006853
53	0.007543
54	0.008278

TABLE 3—LUMP SUM MORTALITY TABLE— Continued

Age x	q <sub>x</sub>
55	0.009033
56	0.009875
57	0.010814
58	0.011863
59	0.012952
60	0.014162
61	0.015509
62	0.017010
63	0.018685
64	0.020517
65	0.022562
66	0.024847
67	0.027232
68	0.029634
69	0.032073
70	0.034743
71	0.037667
72	0.040871
73	0.044504
74	0.048504
75	0.052913
76	0.057775
77 78	0.063142
	0.068628 0.074648
	0.074648
80	0.081236
82	0.096218
83	0.104310
84	0.112816
85	0.122079
86	0.132174
87	0.143179
88	0.155147
89	0.168208
90	0.182461
91	0.198030
92	0.215035
93	0.232983
94	0.252545
95	0.273878
96	0.297152
97	0.322553
98	0.349505
99	0.378865
101	0.410875
	0.445768 0.483830
102	0.463630
104	0.568365
105	0.616382
106	0.668696
107	0.725745
108	0.786495
109	0.852659
110	0.924666
111	1.000000

[61 FR 34059, July 1, 1996; 61 FR 36626, July 12, 1996]

## Pt. 4044, App. A

# APPENDIX B TO PART 4044—INTEREST RATES USED TO VALUE ANNUITIES AND LUMP SUMS

## TABLE I—[ANNUITY VALUATIONS]

[This table sets forth, for each indicated calendar month, the interest rates (denoted by i<sub>1</sub>, i<sub>2</sub>, . . ., and referred to generally as i<sub>i</sub>) assumed to be in effect between specified anniversaries of a valuation date that occurs within that calendar month; those anniversaries are specified in the columns adjacent to the rates. The last listed rate is assumed to be in effect after the last listed anniversary date.]

For valuation dates occurring in the month		The values of i <sub>t</sub> are:					
For valuation dates occurring in the month—	i <sub>t</sub>	for t=	i <sub>t</sub>	for t=	İt	for t=	
November 1993	056	0 1–25	.0525	>	N/A	N/A	
December 1993	056	0 1-25	.0525	>25	N/A	N/A	
January 1994	059	0 1-25	.0525	>25	N/A	N/A	
February 1994	059	0 1–25	.0525	>25	N/A	N/A	
March 1994			.0525	>25	N/A	N/A	
April 1994		0 1–25	.0525	>25	N/A	N/A	
May 1994			.0525	>25	N/A	N/A	
June 1994			.0525	>25	N/A	N/A	
July 1994			0.525	>25	N/A	N/A	
August 1994			.0525	>25	N/A	N/A	
September 1994			.0525	>25	N/A	N/A	
October 1994			.0525	>25	N/A	N/A	
November 1994			.0525	>25	N/A	N/A	
December 1994			.0525	>25	N/A	N/A	
January 1995			.0575	>20	N/A	N/A	
February 1995			.0575	>20	N/A	N/A	
March 1995			.0575	>20	N/A	N/A	
April 1995			.0575	>20	N/A	N/A	
May 1995			.0575	>20	N/A	N/A	
June 1995			.0575	>20	N/A	N/A	
			1	1			
July 1995			.0575	>20	N/A	N/A	
August 1995			.0575	>20	N/A	N/A	
September 1995			.0575	>20	N/A	N/A	
October 1995			.0575	>20	N/A	N/A	
November 1995			.0575	>20	N/A	N/A	
December 1995			.0575	>20	N/A	N/A	
January 1996			.0475	>20	N/A	N/A	
February 1996			.0475	>20	N/A	N/A	
March 1996			.0475	>20	N/A	N/A	
April 1996			.0475	>20	N/A	N/A	
May 1996			.0475	>20	N/A	N/A	
June 1996			.0475	>20	N/A	N/A	
July 1996			.0475	>20	N/A	N/A	
August 1996			.0475	>20	N/A	N/A	
September 1996			.0475	>20	N/A	N/A	
October 1996			.0475	>20	N/A	N/A	
November 1996			.0475	>20	N/A	N/A	
December 1996		0 1–20	.0475	>20	N/A	N/A	
January 1997	.058		.0500	>25	N/A	N/A	
February 1997	059	0 1–25	.0500	>25	N/A	N/A	
March 1997	062	0 1–25	.0500	>25	N/A	N/A	
April 1997	061	0 1–25	.0500	>25	N/A	N/A	
May 1997	063	0 1-25	.0500	>25	N/A	N/A	
June 1997	064	0 1-25	.0500	>25	N/A	N/A	
July 1997	063	0 1-25	.0500	>25	N/A	N/A	
August 1997	061	0 1-25	.0500	>25	N/A	N/A	
September 1997	057	0 1–25	.0500	>25	N/A	N/A	
October 1997	059	0 1–25	.0500	>25	N/A	N/A	
November 1997			.0500	>25	N/A	N/A	
December 1997			.0500	>25	N/A	N/A	
January 1998			.0525	>25	N/A	N/A	
February 1998			.0525	>25	N/A	N/A	
March 1998			.0525	>25	N/A	N/A	
April 1998			.0525	>25	N/A	N/A	
May 1998			.0525	>25	N/A	N/A	
June 1998			.0525	>25	N/A	N/A	
July 1998			.0525	>25	N/A	N/A	

## TABLE II—[LUMP SUM VALUATIONS]

IN using this table: (1) For benefits for which the participant or beneficiary is entitled to be in pay status on the valuation date, the immediate annuity rate shall apply; (2) For benefits for which the deferral period is y years (where y is an integer and  $0 < y \le n_1$ ), interest rate  $i_1$  shall apply from the valuation date for a period of y years; thereafter the immediate annuity rate shall apply; (3) For benefits for which the deferral period is y years (where y is an integer and  $n_1 < y \le n_1 + n_2$ ); interest rate  $i_2$  shall apply from the valuation date for a period of  $y - n_1$  years, interest rate  $i_1$  shall apply for the following  $n_1$  years; thereafter the immediate annuity rate shall apply from the valuation date for a period of  $y - n_1 - n_2$  years; interest rate  $i_2$  shall apply for the following  $n_1$  years; thereafter the immediate annuity rate shall apply for the following  $n_1$  years; thereafter the immediate annuity rate shall apply.]

B	For plans with a valuation date		Immediate	Deferred annuities (percent)				
Rate set	On or after	Before	annuity rate (percent)	i <sub>1</sub>	i <sub>2</sub>	i <sub>3</sub>	n <sub>1</sub>	n <sub>2</sub>
1	11–1–93	12-1-93	4.25	4.00	4.00	4.00	7	8
2	12-1-93	1-1-94	4.25	4.00	4.00	4.00	7	8
3	1–1–94	2-1-94	4.50	4.00	4.00	4.00	7	8
4	2-1-94	3–1–94	4.50	4.00	4.00	4.00	7	8
5	3–1–94	4-1-94	4.50	4.00	4.00	4.00	7	8
6	4–1–94	5–1–94	4.75	4.00	4.00	4.00	7	8
7	5–1–94	6-1-94	5.25	4.50	4.00	4.00	7	8
8	6-1-94	7–1–94	5.25	4.50	4.00	4.00	7	8
9	7–1–94	8-1-94	5.50	4.75	4.00	4.00	7	8
10	8–1–94	9-1-94	5.75	5.00	4.00	4.00	7	8
11	9–1–94	10-1-94	5.50	4.75	4.00	4.00	7	8
12	10-1-94	11-1-94	5.50	4.75	4.00	4.00	7	8
13	11-1-94	12-1-94	6.00	5.25	4.00	4.00	7	8
14	12-1-94	1-1-95	6.25	5.50	4.25	4.00	7	8
15	1-1-95	2-1-95	6.00	5.25	4.00	4.00	7	8
16	2-1-95	3-1-95	6.00	5.25	4.00	4.00	7	8
17	3-1-95	4-1-95	6.00	5.25	4.00	4.00	7	8
18	4–1–95 5–1–95	5–1–95 6–1–95	5.75	5.00	4.00	4.00 4.00	7 7	8 8
19			5.50	4.75	4.00			8
20	6–1–95 7–1–95	7–1–95 8–1–95	5.50 4.75	4.75 4.00	4.00 4.00	4.00 4.00	7	8
	8-1-95	9-1-95	4.75	4.00	4.00	4.00	7	8
22	9-1-95	10-1-95	5.00		4.00	4.00	7	8
23	9-1-95 10-1-95	11-1-95	4.75	4.25 4.00	4.00	4.00	7	8
	11-1-95	12-1-95	4.75	4.00	4.00	4.00	7	8
25 26	12-1-95	1–1–96	4.50	4.00	4.00	4.00	7	8
27	1-1-96	2-1-96	4.50	4.00	4.00	4.00	7	8
28	2–1–96	3-1-96	4.25	4.00	4.00	4.00	7	8
29	3-1-96	4-1-96	4.25	4.00	4.00	4.00	7	8
30	4–1–96	5-1-96	4.75	4.00	4.00	4.00	7	8
31	5–1–96	6-1-96	5.00	4.25	4.00	4.00	7	8
32	6-1-96	7–1–96	5.00	4.25	4.00	4.00	7	8
33	7–1–96	8–1–96	5.00	4.25	4.00	4.00	7	8
34	8–1–96	9–1–96	5.25	4.50	4.00	4.00	7	8
35	9–1–96	10-1-96	5.25	4.50	4.00	4.00	7	8
36	10–1–96	11–1–96	5.25	4.50	4.00	4.00	7	8
37	11–1–96	12-1-96	5.00	4.25	4.00	4.00	7	8
38	12-1-96	1–1–97	4.75	4.00	4.00	4.00	7	8
39	1-1-97	2-1-97	4.50	4.00	4.00	4.00	7	8
40	2-1-97	3-1-97	4.75	4.00	4.00	4.00	7	8
41	3–1–97	4–1–97	5.00	4.25	4.00	4.00	7	8
42	4–1–97	5–1–97	4.75	4.00	4.00	4.00	7	8
43	5-1-97	6-1-97	5.00	4.25	4.00	4.00	7	8
44	6-1-97	7-1-97	5.25	4.50	4.00	4.00	7	8
45	7–1–97	8-1-97	5.25	4.50	4.00	4.00	7	8
46	08-1-97	09-1-97	4.75	4.00	4.00	4.00	7	8
47	09-1-97	10-1-97	4.50	4.00	4.00	4.00	7	8
48	10–1–97	11–1–97	4.75	4.00	4.00	4.00	7	8
49	11–1–97	12–1–97	4.50	4.00	4.00	4.00	7	8
50	12-1-97	01–1–98	4.50	4.00	4.00	4.00	7	8
51	01–1–98	02-1-98	4.25	4.00	4.00	4.00	7	8
52	02-1-98	03-1-98	4.25	4.00	4.00	4.00	7	8
53	03-1-98	04–1–98	4.25	4.00	4.00	4.00	7	8
54	04-1-98	05-1-98	4.25	4.00	4.00	4.00	7	8
55	05–1–98	06-1-98	4.25	4.00	4.00	4.00	7	8
56	06-1-98	07–1–98	4.25	4.00	4.00	4.00	7	8
57	07-1-98	08-1-98	4.00	4.00	4.00	4.00	7	8
	J 50	50 . 50					' '	0

[61 FR 34059, July 1, 1996]

 ${\tt EDITORIAL\ NOTE: For\ FEDERAL\ REGISTER\ citations\ affecting\ part\ 4044,\ appendix\ B,\ see\ the\ List\ of\ CFR\ Sections\ Affected\ in\ the\ Finding\ Aids\ section\ of\ this\ volume.}$ 

## Pt. 4044, App. C

## APPENDIX C TO PART 4044—LOADING ASSUMPTIONS

If the total value of the plan's benefit li §1301(a)(16)), exclusive of the	abilities (as defined in 29 U.S.C. ne loading charge, is—	The loading charge equals—
greater than	but less than or equal to	
\$0	\$200,000	5% of the total value of the plan's benefits, plus \$200 for each plan participant.
\$200,000		\$10,000, plus a percentage of the excess of the total value over \$200,000, plus \$200 for each plan participant; the percentage is equal to 1%+[(P% – 7.50%)/10], where P% is the initial rate, expressed as a percentage, set forth in Table I of appendix B for the valuation of annuities.

## APPENDIX D TO PART 4044—TABLES USED TO DETERMINE EXPECTED RETIREMENT Age

	Doutisinant	Participant's retirement Rate category is—					
Table I-98.— Selection of Retirement Rate Category [For Plans with valuation dates after December 31, 1997, and before January 1, 1999]	Participant reaches URA in year—	Low <sup>1</sup> if monthly benefit at URA is less	Medium <sup>2</sup> if m fit at U				
		than—	From	То			
1999	419	419	1,766	1,766			
2000	431	431	1,814	1,814			
2001	442	442	1,863	1,863			
2002	454	454	1,913	1,913			
2003	466	466	1,965	1,965			
2004	479	479	2,018	2,018			
2005	492	492	2,072	2,072			
2006	505	505	2,128	2,128			
2007	519	519	2,186	2,186			
2008 or later	533	533	2,245	2,245			

<sup>&</sup>lt;sup>1</sup>Table II–A. <sup>2</sup>Table II–B. <sup>3</sup>Table II–C.

TABLE II-A-EXPECTED RETIREMENT AGES FOR INDIVIDUALS IN THE LOW CATEGORY

Participant's earliest retirement age at valuation	Unreduced retirement age												
date.	60	61	62	63	64	65	66	67	68	69	70		
42	53	53	53	54	54	54	54	54	54	54	54		
43	53	54	54	54	55	55	55	55	55	55	55		
44	54	54	55	55	55	55	55	56	56	56	56		
45	54	55	55	56	56	56	56	56	56	56	56		
46	55	55	56	56	56	57	57	57	57	57	57		
47	56	56	56	57	57	57	57	57	57	57	57		
48	56	57	57	57	58	58	58	58	58	58	58		
49	56	57	58	58	58	58	59	59	59	59	59		
50	57	57	58	58	59	59	59	59	59	59	59		
51	57	58	58	59	59	60	60	60	60	60	60		
52	58	58	59	59	60	60	60	60	60	60	60		
53	58	59	59	60	60	61	61	61	61	61	61		
54	58	59	60	60	61	61	61	61	61	61	61		
55	59	59	60	61	61	61	62	62	62	62	62		
56	59	60	60	61	61	62	62	62	62	62	62		
57	59	60	61	61	62	62	62	62	62	62	62		
58	59	60	61	61	62	62	63	63	63	63	63		
59	59	60	61	62	62	63	63	63	63	63	63		
60	60	60	61	62	62	63	63	63	63	63	63		
61		61	61	62	63	63	63	63	64	64	64		
62			62	62	63	63	63	64	64	64	64		
63				63	63	64	64	65	65	65	65		
64					64	64	65	65	65	65	65		
65						65	65	65	65	65	65		
66							66	66	66	66	66		
67								67	67	67	67		
68	١	l	ا ا	l	l	l	l	l	68	68	68		

TABLE II-A—EXPECTED RETIREMENT AGES FOR INDIVIDUALS IN THE LOW CATEGORY—Continued

Participant's earliest retirement age at valuation date.	Unreduced retirement age										
	60	61	62	63	64	65	66	67	68	69	70
69										69	69 70

TABLE II-B-EXPECTED RETIREMENT AGES FOR INDIVIDUALS IN THE MEDIUM CATEGORY

Participant's earliest retirement age at valuation date	Unreduced retirement age												
	60	61	62	63	64	65	66	67	68	69	70		
42	49	49	49	49	49	49	49	49	49	49	49		
43	50	50	50	50	50	50	50	50	50	50	50		
44	50	51	51	51	51	51	51	51	51	51	51		
45	51	51	52	52	52	52	52	52	52	52	52		
46	52	52	52	53	53	53	53	53	53	53	53		
47	53	53	53	53	53	54	54	54	54	54	54		
48	54	54	54	54	54	54	54	54	54	54	54		
49	54	55	55	55	55	55	55	55	55	55	55		
50	55	55	56	56	56	56	56	56	56	56	56		
51	56	56	56	57	57	57	57	57	57	57	57		
52	56	57	57	57	57	58	58	58	58	58	58		
53	57	57	58	58	58	58	58	58	58	58	58		
54	57	58	58	59	59	59	59	59	59	59	59		
55	58	58	59	59	59	60	60	60	60	60	60		
56	58	59	59	60	60	60	60	60	60	60	60		
57	59	59	60	60	61	61	61	61	61	61	61		
58	59	60	60	61	61	61	61	61	61	61	61		
59	59	60	61	61	62	62	62	62	62	62	62		
60	60	60	61	62	62	62	62	62	62	62	62		
61		61	61	62	62	63	63	63	63	63	63		
62			62	62	62	63	63	63	63	63	63		
63				63	63	64	64	64	64	64	64		
64					64	64	64	64	64	64	64		
65						65	65	65	65	65	65		
66							66	66	66	66	66		
67								67	67	67	67		
68									68	68	68		
69										69	69		
70											70		

TABLE II-C-EXPECTED RETIREMENT AGES FOR INDIVIDUALS IN THE HIGH CATEGORY

Participant's earliest retirement age at valuation				Un	reduce	d retirer	ment ag	e			
date.	60	61	62	63	64	65	66	67	68	69	70
42	46	46	46	46	46	47	47	47	47	47	47
43	47	47	47	47	47	47	47	47	47	47	47
44	48	48	48	48	48	48	48	48	48	48	48
45	49	49	49	49	49	49	49	49	49	49	49
46	50	50	50	50	50	50	50	50	50	50	50
47	51	51	51	51	51	51	51	51	51	51	51
48	52	52	52	52	52	52	52	52	52	52	52
49	53	53	53	53	53	53	53	53	53	53	53
50	54	54	54	54	54	54	54	54	54	54	54
51	54	55	55	55	55	55	55	55	55	55	55
52	55	55	56	56	56	56	56	56	56	56	56
53	56	56	56	57	57	57	57	57	57	57	57
54	57	57	57	57	57	58	58	58	58	58	58
55	57	58	58	58	58	58	58	58	58	58	58
56	58	58	59	59	59	59	59	59	59	59	59
57	58	59	59	60	60	60	60	60	60	60	60
58	59	59	60	60	60	60	61	61	61	61	61
59	59	60	60	61	61	61	61	61	61	61	61
60	60	60	61	61	61	62	62	62	62	62	62
61		61	61	62	62	62	62	62	62	62	62
62			62	62	62	62	62	62	62	62	62
63				63	63	63	64	64	64	64	64
64					64	64	64	64	64	64	64
65	l	١	١	١	اا	65	65	65	65	65	65

### Pt. 4047

TABLE II-C-EXPECTED RETIREMENT AGES FOR INDIVIDUALS IN THE HIGH CATEGORY-Continued

Participant's earliest retirement age at valuation date.	Unreduced retirement age											
	60	61	62	63	64	65	66	67	68	69	70	
66 67 68							66	66 67	66 67 68	66 67 68	66 67 68	
69 70										69	69 70	

 $[61\ FR\ 34059,\ July\ 1,\ 1996;\ 61\ FR\ 36626,\ July\ 12,\ 1996,\ as\ amended\ at\ 61\ FR\ 65476,\ Dec.\ 13,\ 1996;\ 62\ FR\ 65611,\ Dec.\ 15,\ 1997]$ 

## PART 4047—RESTORATION OF TER-MINATING AND TERMINATED PLANS

Sec.

4047.1 Purpose and scope.

4047.2 Definitions.

4047.3 Funding of restored plan.

4047.4 Payment of premiums.

4047.5 Repayment of PBGC payments of guaranteed benefits.

AUTHORITY: 29 U.S.C. 1302(b)(3), 1347.

Source:  $61\ FR\ 34073$ , July 1, 1996, unless otherwise noted.

## §4047.1 Purpose and scope.

Section 4047 of ERISA gives the PBGC broad authority to take any necessary actions in furtherance of a plan restoration order issued pursuant to section 4047. This part (along with Treasury regulation 26 CFR 1.412(c)(1)-3) describes certain legal obligations that arise incidental to a plan restoration under section 4047. This part also establishes procedures with respect to these obligations that are intended to facilitate the orderly transition of a restored plan from terminated (or terminating) status to ongoing status, and to help ensure that the restored plan will continue to be ongoing consistent with the best interests of the plan's participants and beneficiaries and the single-employer insurance program. This part applies to terminated and terminating single-employer plans (except for plans terminated and terminating under ERISA section 4041(b)) with respect to which the PBGC has issued or is issuing a plan restoration order pursuant to ERISA section 4047.

#### § 4047.2 Definitions.

The following terms are defined in §4001.2 of this chapter: controlled group, ERISA, IRS, PBGC, plan, plan administrator, plan year, and single-employer plan.

## §4047.3 Funding of restored plan.

- (a) General. Whenever the PBGC issues or has issued a plan restoration order under ERISA section 4047, it shall issue to the plan sponsor a restoration payment schedule order in accordance with the rules of this section. PBGC, through its Executive Director, shall also issue a certification to its Board of Directors and the IRS, as described in paragraph (c) of this section. If more than one plan is or has been restored, the PBGC shall issue a separate restoration payment schedule order and separate certification with respect to each restored plan.
- (b) Restoration payment schedule order. A restoration payment schedule order shall set forth a schedule of payments sufficient to amortize the initial restoration amortization base described in paragraph (b) of 26 CFR 1.412(c)(1)-3 over a period extending no more than 30 years after the initial post-restoration valuation date, as defined in paragraph (a)(1) of 26 CFR 1.412(c)(1)-3. The restoration payment schedule shall be consistent with the requirements of 26 CFR 1.412(c)(1)-3 and may require payments at intervals of less than one year, as determined by the PBGC. The PBGC may, in its discretion, amend the restoration payment schedule at any time, consistent with the requirements of 26 CFR 1.412(c)(1)-3.